

UNITED & JES DEPARTMENT OF PATENTS AND TRADEMARKS Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 **TES DEPARTMENT OF COMMERCE**

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
09/654,066	n de Maria de Lacidade Signa de la companya de Caraca de Caraca Caraca de Caraca de Ca	The second of th	and the second of the second o
Mark State Committee Commi	Symplectic and their gettings		EXAMINER
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All participants (applicant, applicant	r's representative, PTO personn	State of the state	and the second of the second o
	Fureman (PTO)	(3) Mr. Martin	60iselo- (51 AV)
(2) Mr. Karl Free	h (PTO)	edikanta (disubere ter Web 1929) da eri. Liveti (d) (disubere Liveti tantari dispersione	Selse Company of the
Date of Interview 12/9/20	2 (1970) 1 100 (1981) (100) (1981) (1982) (1	e filosopa kilotes super trapportion filosopa super su	edite in a ferrore of montes of
Type: Telephonic Personal	(copy is given to applicant	applicant's representative).	STABLE CONTROL OF THE
Exhibit shown or demonstration con	ducted: Yes No If yes,	brief description:	Comment of the state of the sta
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Agreement was reached. Swa	as not reached.	Communication of the state of t	
Identification of prior art discussed:	Jenkins et al	7 1 V 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Cell Control of the C
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_ discussed the d	what was agreed to if an agreen	nent was reached, or any other commer	and the second s
and the Jonk		een the claimer	wention
S C 1		renze. It was	agreed that
a formal resp.	once would b	e filed and the	application would
be reconsidere	d. Applicant's	argued that Jenkins	of al is non-analogo
(A fuller description, if necessary, and must be attached. Also, where no co attached)	d a copy of the amendments, if py of the amendments which we	available, which the examiner agreed w ould render the claims allowable is avail	
It is not necessary for applicant	,		
Unless the paragraph above has been IS NOT WAIVED AND MUST INCLUI	n checked to indicate to the con DE THE SUBSTANCE OF THE ICANT IS GIVEN ONE MONTH	the substance of the interview. Itrary. A FORMAL WRITTEN RESPONS INTERVIEW. (See MPEP Section 713. I FROM THIS INTERVIEW DATE TO F	SE TO THE LAST OFFICE ACTION 04). If a response to the last Office ILE A STATEMENT OF THE
 Since the Examiner's interview rejections and requirements that is considered to fulfill the respon the interview unless box 1 abov 	ase requirements of the last Offi	attachments) reflects a complete respondice action, and since the claims are now ice action. Applicant is not relieved from	nse to each of the objections, allowable, this completed form n providing a separate record of
Examiner Note: You must sign this for		another form	
FORM PTOL-413 (REV.1-96)			